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8	Attorneys for Plaintiffs and Counterclaim Defendants	
9	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA	
10 11	Draney Information Services Corp., WRLJ Maple Corp., and PS Holdings, Inc.,) Civil No. 2:09-cv-00040- LDG (VCF)
12	Plaintiffs,))) JOINT REQUEST TO TAKE PENDING
13	v.) DATES OFF-CALENDAR
14	United States,	
15	Defendant.	
16		
17	United States)
18	Counterclaim Plaintiff,	
19	v.	
20	Draney Information Services Corp.,	
21	Counterclaim Defendant	
22		/
23	Plaintiffs Draney Information Services Corp	., WRLJ Maple Corp., and PS Holdings, Inc.
24	(collectively, "Plaintiffs") and Defendant United States	are in the process of negotiating a settlement of all
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issues in the case. After extensive discussions and analysis, counsel for the parties have reached an

agreement in principal, subject to approval by senior officials at the Department of Justice. Plaintiffs

have presented a detailed written proposal to the Department of Justice, and counsel of record for the

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1	United States has recommended that settlement for approval by senior officials at the Department of		
2	Justice. The parties anticipate finalizing the settlement within sixty days.		
3	In light of these developments, the parties jointly request that the Court take all pending		
4.	dates off-calendar. If the parties have not finalized a settlement within sixty days, the parties propose		
5	filing a joint status report with the Court on March 9, 2012, and filing joint status reports thereafter every		
6	two weeks until the settlement is finalized.		
7	two weeks until the settlement is infanzed.	D	
8		Respectfully submitted,	
9	Dated: January 6, 2012	/s/ Kent A. Yalowitz	
10		Andrew P. Gordon McDonald Carano Wilson LLP	
11		2300 West Sahara Avenue Suite 1000	
12		Las Vegas, Nevada 89102	
13		Kent A. Yalowitz Arnold & Porter LLP	
14		399 Park Avenue, 34 th Floor New York, New York 10022	
15		Attorney for Plaintiffs and Counterclaim Defendant	
16	Dated: January 6, 2012	STEVEN W. MYHRE	
17		Attorney for the United States, Acting Under Authority Conferred	
18		by 28 U.S.C. § 515 /s/ Andy R. Camacho	
19		JEREMY N. HENDON ANDY R. CAMACHO	
20		Trial Attorneys, Tax Division U.S. Department of Justice	
21		P.O. Box 683 Ben Franklin Station	
22		Washington, D.C. 20044-0683	
23		Attorneys for the United States of America	
24			
25	·	ORDER	
26	IT IS SO ORDERED.		
27	DATED:	United States Magistrate Judge	
28			